

Good Blankets

While the average Five Dollar Blanket is either of small size or part cotton—these are neither—all will measure in the neighborhood of 72 by 84 inches, are of good weight and all-wool.

Options—pink, blue, red or yellow borders on cream white; blue, black or red borders on light undyed gray.

All big enough for the biggest bed and all

\$5.00 a Pair.

L.S. AYRES
Indiana's Greatest
Dr. Goods

We've Got Diamonds on the Brain

Because that's our business. The diamonds we sell must be good color, well made and brilliant.

Nearly all the Diamonds we own are absolutely perfect; those that are not are marked imperfect and we show you the imperfection through a magnifying glass. You know exactly what you get when you buy here.

J. C. SIPE, Importer of DIAMONDS

Rooms 2, 3 and 4, 125 N. Meridian St.
INDIANAPOLIS

We Are the Most Up-to-date Optical House in the City

We employ the most skilled workmen. We have everything in the way of Optical Goods, and Oculist's Prescriptions filled immediately.

Why not let us fill yours?

JOHN WIMMER, Optician

16 NORTH PENNSYLVANIA STREET

I have sold more

OPALS

than any house in Indiana during October. Why? Because I have the largest and finest selection, both loose and mounted, in the State. Prices always the lowest.

CARL L. ROST, Diamond Merchant

15 North Illinois Street.

The City Hotel is just across the street

JUDGE MARTINDALE SUES

T. F. B. SOTHAM, MISSOURI STOCK DEALER, OWED HIM \$10,000.

He Had Sold the Missouri Man Fifty-Face Cattle.

Clouds of financial rain and disaster have been hovering around the beautiful stock farm of T. F. B. Sotham, at Chillicothe, Mo., for a long time past, but the other day they broke and now the famous breeder of white-face cattle is apparently a ruined man. The news came as a thunder clap from a fair sky that immediate payment had been demanded on \$39,000 worth of indebtedness.

Armed with a writ of attachment on the real estate, Chief Deputy United States Marshal Miller went to Chillicothe Monday evening and served his papers yesterday morning. The demand was to satisfy the claim of Judge Elijah B. Martindale, of Indianapolis, who holds notes aggregating \$39,000.

The live stock on the farm was already mortgaged and a balance of \$3,000 was paid due and payable. The mortgagee stepped in yesterday and took possession. William Moffatt being the owner of the notes.

A second mortgage had also been given on the live stock for borrowed money amounting to \$6,000 and the lender of this amount, J. M. Weaver, of Illinois, closed his claim the other day.

Several weeks ago Mr. Sotham advertised very extensively that he was willing to sell all his holdings in Missouri and go into another line of work in another State. The columns of the breeder's journals were used for this purpose and in addition there was a had published a prospectus setting forth the strains of stock that he was going to offer for sale. His stock, his home and his farm were to be sold out at once. This publicity attracted the attention of creditors and they lost no time in starting an investigation, with the results above stated.

Judge Martindale had sold Sotham fifty-five head of registered white-face cattle and had accepted for payment therefor of \$2,250 each. The stock was removed from Indiana and placed on the farm of the breeder, the name of Mr. Sotham's breeding farm. These notes are not yet due, but after consulting with Messrs. Lathrop, Morrow, Fox & Moore, of St. Louis, Judge Martindale concluded to go to Missouri and sue Mr. Sotham.

After learning from the breeder that his intentions were to go out of the Hereford breeding business and to go to Missouri to take back his stock and surrender the notes, after some persuasion it was thought best to wait until the stock was sold in this way, but Mr. Sotham insisted on picking the cattle. A trial was made, but the judge decided that the stock was not getting what he thought was a fair show at the good stock he would have only the poorest for his portion, and this he refused to accept. He then went to St. Louis and had the papers drawn up for the United States marshal to serve. The notes are signed by Mr. Sotham and Clem Graves, of Indiana, but no action has been taken to enforce collection from the latter party. This action may be done in the future if found necessary.

A suit in equity was simultaneously started for the marshaling of the debtors' assets for the benefit of his creditors. Mr. Moffatt was made a party to this suit, but by his action in foreclosing on the stock he will be withdrawn, and leaves Judge Martindale the first on the list to be satisfied under the attachment lien.

Some years ago Mr. Sotham borrowed money from the National Bank of Commerce of St. Louis to the amount of \$50,000, giving a deed of trust on all his real estate and a mortgage on the live stock. On this note he has paid about \$11,000, leaving a balance of \$39,000 still due. The paper was subsequently purchased by William Moffatt, who still holds it. When the proposition of Judge Martindale was made to cancel his notes by taking back his stock Moffatt was very willing to release enough of the stock from his mortgage to assist in this amicable settlement, but his offer was refused by Sotham. When Moffatt learned of the proposed action of Judge Martindale there was but one thing for him to do, his lawyers say, to protect his interests, and that was to foreclose.

Many Beverages

Are so vastly improved by the added richness imparted by the use of Borden's Eagle Brand Condensed Milk. The Eagle Brand is prepared from the milk of herds of well-fed, housed, groomed cows of native breeds. Every can is tested and is therefore reliable.

SALARY FOR BARTLEY

IT IS REPORTED THAT CONTROLLER WILL REFUSE TO PAY IT.

In that Event It Is Rumored the Council May Repeal the Ordinance Creating the Office.

HOSPITAL'S SUPERINTENDENT

DR. PAUL S. MARTIN APPOINTED BY THE HEALTH BOARD.

Several Minor Appointments Announced—New Railroad and the Park Board—City Affairs.

If the Holtzman administration refuses to pay James Bartley for his services as inspector of scales and weights and measures during the first twenty-two days of October it is not improbable that a movement will be started to have Council repeal the ordinance by which the office of inspector of scales, weights and measures was created.

A report was circulated about the City Hall yesterday afternoon to the effect that City Controller Dunn had refused to pay Bartley his salary for October. It was reported that City Attorney Warrum had held that Bartley was not appointed legally and that therefore the Holtzman administration cannot legally pay him any salary.

If the Holtzman administration adopts this means of holding up Bartley's salary it is thought the Republican majority in the Council may take part in the Bartley-Ryan contest. In the face of claiming that Bartley was not appointed legally, the new administration took matters in its own hands in regard to the appointment of an inspector of scales, weights and measures and disregarded the ordinance which created the office in favor of the ordinance which created the office of public safety.

It is understood the new administration will run on a budget of \$100,000 until Ryan was appointed—and the question is asked: Why should the new administration refuse to pay Bartley?

The office was created during one of the Taggart administrations for "political purposes" and the Indianapolis does not provide for such an official.

The Republicans have a majority in the Council and if Mayor Holtzman's attorney and controller hold up Bartley's salary the Republicans can "get back" at Mayor Holtzman by examining the ordinance which created the office. Then Patrick J. Ryan will be out of a job, and Ryan is one of the "hangers on" of the Holtzman administration and one of those to be "taken care of" by the new administration.

MORE TALK OF CONTESTS.

Suits May Be Brought by Little and Democratic Candidates for Council.

Attorney Pirtle Herod says the fact that Thomas S. Whallon, recently elected police judge, failed to file an itemized statement of his expenses in securing the nomination for police judge, within ten days after the primary election, cannot have the least bearing on the proposed contest of his election by Edward W. Little, the defeated Democratic candidate for police judge.

Although the examination of the contested ballots in the police judge vote shows conclusively that Judge Whallon is elected beyond all possible doubt, Little has not yet given up the contest, but by some chance he may be able to wrest the office away from Judge Whallon.

Pirtle Herod said yesterday afternoon in reference to the statement in an afternoon paper that Judge Whallon's failure to file the statement of his campaign expenses within the time prescribed by law may be used by Little in the contest: "This matter cannot have the least effect on the proposed contest. Because somebody says Judge Whallon did not file his statement of his campaign expenses in the proper time does not cast the least reflection upon Judge Whallon. This matter is entirely separate and apart from any contest Little may institute."

Armed with a writ of attachment on the real estate, Chief Deputy United States Marshal Miller went to Chillicothe Monday evening and served his papers yesterday morning. The demand was to satisfy the claim of Judge Elijah B. Martindale, of Indianapolis, who holds notes aggregating \$39,000.

The live stock on the farm was already mortgaged and a balance of \$3,000 was paid due and payable. The mortgagee stepped in yesterday and took possession. William Moffatt being the owner of the notes.

A second mortgage had also been given on the live stock for borrowed money amounting to \$6,000 and the lender of this amount, J. M. Weaver, of Illinois, closed his claim the other day.

Several weeks ago Mr. Sotham advertised very extensively that he was willing to sell all his holdings in Missouri and go into another line of work in another State. The columns of the breeder's journals were used for this purpose and in addition there was a had published a prospectus setting forth the strains of stock that he was going to offer for sale. His stock, his home and his farm were to be sold out at once. This publicity attracted the attention of creditors and they lost no time in starting an investigation, with the results above stated.

Judge Martindale had sold Sotham fifty-five head of registered white-face cattle and had accepted for payment therefor of \$2,250 each. The stock was removed from Indiana and placed on the farm of the breeder, the name of Mr. Sotham's breeding farm. These notes are not yet due, but after consulting with Messrs. Lathrop, Morrow, Fox & Moore, of St. Louis, Judge Martindale concluded to go to Missouri and sue Mr. Sotham.

After learning from the breeder that his intentions were to go out of the Hereford breeding business and to go to Missouri to take back his stock and surrender the notes, after some persuasion it was thought best to wait until the stock was sold in this way, but Mr. Sotham insisted on picking the cattle. A trial was made, but the judge decided that the stock was not getting what he thought was a fair show at the good stock he would have only the poorest for his portion, and this he refused to accept. He then went to St. Louis and had the papers drawn up for the United States marshal to serve. The notes are signed by Mr. Sotham and Clem Graves, of Indiana, but no action has been taken to enforce collection from the latter party. This action may be done in the future if found necessary.

A suit in equity was simultaneously started for the marshaling of the debtors' assets for the benefit of his creditors. Mr. Moffatt was made a party to this suit, but by his action in foreclosing on the stock he will be withdrawn, and leaves Judge Martindale the first on the list to be satisfied under the attachment lien.

Some years ago Mr. Sotham borrowed money from the National Bank of Commerce of St. Louis to the amount of \$50,000, giving a deed of trust on all his real estate and a mortgage on the live stock. On this note he has paid about \$11,000, leaving a balance of \$39,000 still due. The paper was subsequently purchased by William Moffatt, who still holds it. When the proposition of Judge Martindale was made to cancel his notes by taking back his stock Moffatt was very willing to release enough of the stock from his mortgage to assist in this amicable settlement, but his offer was refused by Sotham. When Moffatt learned of the proposed action of Judge Martindale there was but one thing for him to do, his lawyers say, to protect his interests, and that was to foreclose.

Many Beverages

Are so vastly improved by the added richness imparted by the use of Borden's Eagle Brand Condensed Milk. The Eagle Brand is prepared from the milk of herds of well-fed, housed, groomed cows of native breeds. Every can is tested and is therefore reliable.

SAW S. E. MORSS FALL

Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.

Coroner Tutwiler yesterday heard the testimony of W. A. Lorentz and John T. Reynolds, who were eyewitnesses to the fatal fall of Mr. S. E. Morss, the proprietor of the Sentinel, several days ago.

Mr. Lorentz said he was sitting in his office at 30 South Illinois street, directly opposite the Sentinel building, and saw Mr. Morss fall to his death. He was leaning out of the window, and when he saw Morss in the alley when he suddenly seemed to lose his balance and fall backwards out of the window, striking on his back on the narrow ledge between the window and the alley. Morss was wearing a colored porter at the Occidental hotel and was crossing the alley by the Sentinel building when he fell. He was seen by Mr. Lorentz and Reynolds and they are the only witnesses who have testified before the coroner.

W. A. Lorentz and John T. Reynolds Testify Before Coroner.